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11	SENTRY INSURANCE A MUTUAL
	COMPANY
12	
13	IN THE UNITED STATE DISTRICT COURT
1.4	FOR THE DISTRICT OF NEVADA
14	FOR THE DISTRICT OF NEVADA
15	
10	SENTRY INSURANCE A MUTUAL Case No. 2.20 cv (

## RICT OF NEVADA Case No.

16	SENTRY INSURANCE A MUTUAL COMPANY,	Case No. 2:20-cv-01817-KJD-NJK
17	Plaintiff,	STIPULATION AND ORDER
18	v.	EXTENDING THE TIME TO FILE OPPOSITION TO DEFENDANTS'
19	SEL SALES, INC., SELCO PRODUCTS COMPANY, and	MOTION TO ABSTAIN AND DISMISS OR, ALTERNATIVELY TO TRANSFER
20	SELCO PRODUCTS, INC.	VENUE
21	Defendants.	(First Request)

The Parties have stipulated to give Plaintiff, Sentry Insurance A Mutual Company ("Sentry" or "plaintiff") a fifteen day (15) day extension of time to file its Opposition to Sel Sales, Inc., Selco Products Company, and Selco Products, Inc.'s ("Selco") Motion to Abstain and Dismiss or, Alternatively to Transfer Venue.

Sentry served its complaint on Selco on October 6, 2020. Selco requested a fourteen (14) day extension of time to respond to the complaint, which Sentry granted. On December 21, 2020,

1	Selco filed its Motion to Dismiss. [ECF No. 16.]		
2	Good cause exists for the extension as the Motion was filed three days before the		
3	Christmas holidays and counsel for plaintiff have pre-scheduled time off before the opposition is		
4	due. In addition, counsel for plaintiff has pre-existing motions set in other matters in the first two		
5	due. In addition, counsel for planting flus pre-ch	moting motions set in outer matters in the motions	
6	weeks of January 2021. The motion to dismiss	s raises multiple legal issues and plaintiff requires	
7	adequate time to respond.		
8	IT IS STIPULATED AND AGREED by	y and between the parties that Sentry shall have up	
9	to and including January 19, 2021, to file its Op	position to Selco's Motion to Abstain and Dismiss	
10	or, Alternatively to Transfer Venue (ECF No. 1	6).	
11	IT IS SO AGREED AND STIPULATED:		
12			
13	VON BRIESEN & ROPER, S.C.	SANTORO WHITMIRE	
14	/s/ Lee Anne N. Conta LEE ANNE N. CONTA, ESQ.	<u>/s/ James E. Whitmire</u> JAMES E. WHITMIRE, ESQ.	
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24	Attorneys for Plaintiff		
25		IT IS SØ ORPEREÐ:	
26		bera	
27		UNITED STATES DISTRICT JUDGE	
28		DATED: <u>12/29/2020</u>	